1 AN ACT relating to peace officer certification.

## 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 15.310 is amended to read as follows:
- 4 As used in KRS 15.310 to 15.510, 15.990, and 15.992, unless the context otherwise
- 5 requires:
- 6 (1) "Basic training course" means the peace officer or court security officer basic
- 7 training course provided by the Department of Criminal Justice Training or a course
- 8 approved and recognized by the Kentucky Law Enforcement Council;
- 9 (2) "Certified court security officer" means a court security officer who is certified
- 10 under KRS 15.380 to 15.404;
- 11 (3) "Certified peace officer" means a peace officer who is certified under KRS 15.380
- 12 to 15.404;
- 13 (4) "Certification" means the act by the council of issuing certification to a peace
- officer or court security officer who successfully completes the training
- requirements pursuant to KRS 15.404 and the requirements set forth within this
- 16 chapter;
- 17 (5) "Council" means the Kentucky Law Enforcement Council established by KRS
- 18 15.310 to 15.510, 15.990, and 15.992;
- 19 (6) "Court security officer" means a person required to be certified under KRS
- 20 15.380(1)(c) and who is charged with the duties set out in KRS 70.280;
- 21 (7) "Department" means the Department of Criminal Justice Training of the Justice and
- 22 Public Safety Cabinet;
- 23 (8) "Fire investigator" means a professional firefighter, as used in KRS 95A.210, who
- has been appointed to <u>investigate offenses under KRS Chapter 513[be a fire</u>
- 25 <u>investigator</u>] and to exercise peace officer powers under KRS 95A.100, or a deputy
- 26 fire marshal who has been appointed to be a fire investigator and to exercise peace
- officer powers under KRS 227.220;

1	(9)	Law enforcement officer" means a member of a lawfully organized police unit or
2		police force of county, city or metropolitan government who is responsible for the
3		etection of crime and the enforcement of the general criminal laws of the state, as
4		vell as sheriffs, sworn deputy sheriffs, campus police officers, law enforcement
5		upport personnel, public airport authority security officers, and other public and
6		ederal peace officers responsible for law enforcement[, and special local peace
7		fficers licensed pursuant to KRS 61.360];
8	(10)	Peace officer" means a person defined in KRS 446.010, or a fire investigator
9		ppointed to exercise peace officer powers under KRS 95A.100 or 227.220;
10	(11)	Secretary" means the secretary of the Justice and Public Safety Cabinet; and
11	(12)	Validated job task analysis" means the minimum entry level qualifications and
12		raining requirements for peace officers in the Commonwealth based upon an actual
13		urvey and study of police officer duties and responsibilities conducted by an entity
14		ecognized by the Kentucky Law Enforcement Council as being competent to
15		onduct such a study.
16		Section 2. KRS 15.380 is amended to read as follows:
17	(1)	The following officers employed or appointed as full-time, part-time, or auxiliary
18		officers, whether paid or unpaid, shall be certified by the council if all minimum
19		tandards set forth in this section to KRS 15.404 have been met:
20		a) Department of Kentucky State Police officers, but for the commissioner of the
21		Department of Kentucky State Police;
22		b) City, county, and urban-county police officers;
23		c) [Court security officers and ]Deputy sheriffs, except those identified in KRS
24		70.045 and 70.263(3);
25		d) State or public university police officers appointed pursuant to KRS 164.950;
26		e) School resource officers as defined in KRS 158.441 and employed or
27		appointed under KRS 158.4414;

1		(f)	Airport safety and security officers appointed under KRS 183.880;
2		(g)	Department of Alcoholic Beverage Control investigators appointed under
3			KRS 241.090;
4		(h)	Division of Insurance Fraud Investigation investigators appointed under KRS
5			304.47-040; <i>and</i>
6		(i)	Fire investigators appointed or employed under KRS 95A.100 or 227.220[;
7			and
8		<del>(j)</del>	County detectives appointed in accordance with KRS 69.360 after July 1,
9			<del>2019]</del> .
10	(2)	The	requirements of KRS 15.380 to 15.404 for certification may apply to all state
11		peac	ce officers employed pursuant to KRS Chapter 18A and shall, if adopted, be
12		inco	rporated by the Personnel Cabinet for job specifications.
13	(3)	Add	litional training in excess of the standards set forth in KRS 15.380 to 15.404 for
14		all p	peace officers possessing arrest powers who have specialized law enforcement
15		resp	onsibilities shall be the responsibility of the employing agency.
16	(4)	The	following officers may, upon request of the employing agency, be certified by
17		the o	council if all minimum standards set forth in this section to KRS 15.404 have
18		<u>beer</u>	<u>ı met</u> :
19		(a)	Deputy coroners;
20		(b)	Deputy constables;
21		(c)	Deputy jailers;
22		(d)	Deputy sheriffs under KRS 70.045 and 70.263(3);
23		(e)	Officers appointed under KRS 61.360;
24		(f)	Officers appointed under KRS 61.902, except those who are school resource
25			officers as defined in KRS 158.441 and who shall be certified under
26			subsection (1)(e) of this section;
27		(g)	Private security officers;

	(h)	Employees of a correctional services division created pursuant to KRS
		67A.028 and employees of a metropolitan correctional services department
		created pursuant to KRS 67B.010 to 67B.080; and
	(i)	Investigators employed by the Department of Charitable Gaming in
		accordance with KRS 238.510; and
	(j)	Commonwealth detectives employed under KRS 69.110 and county
		detectives employed under KRS 69.360.
(5)	The	following officers shall be exempted from the certification requirements but
	may	upon their request be certified by the council:
	(a)	Sheriffs;
	(b)	Coroners;
	(c)	Constables;
	(d)	Jailers;
	(e)	Kentucky Horse Racing Commission security officers employed under KRS
		230.240; and
	(f)	Commissioner of the State Police.
(6)	Fede	eral peace officers cannot be certified under KRS 15.380 to 15.404.
(7)	Loca	al alcoholic beverage control investigators appointed under KRS Chapter 241
	on o	or after April 1, 2019, shall be certified by the council if all minimum standards
	set f	forth in KRS 15.380 to 15.404 have been met. Local alcoholic beverage control
	inve	stigators appointed under KRS Chapter 241 before April 1, 2019, <u>may be</u>
	<u>certi</u>	ified by the council if all minimum standards set forth in this section to KRS
	<u>15.4</u>	04 have been met[shall be exempt from this requirement].
	<b>→</b> S	ection 3. KRS 15.382 is amended to read as follows:
A po	erson	certified after December 1, 1998, under KRS 15.380 to 15.404 or qualified
unde	er the	requirements set forth in KRS 15.440(1)(d)6. shall, at the time of becoming
	(6) (7)	(i) (j) (5) The may (a) (b) (c) (d) (e) (f) (6) Fede (7) Loca on of set ff invertible  certification  15.4  S  A person

27

certified, meet the following minimum qualifications:

(1) Be a citizen of the United States;

- 2 (2) Be at least twenty-one (21) years of age;
- 3 (3) (a) Be a high school graduate, regardless of whether the school is accredited or
- 4 certified by a governing body, provided that the education received met the
- 5 attendance and curriculum standards of Kentucky law at the time of
- 6 graduation, as determined by the Kentucky Department of Education; or
- 7 (b) Possess a High School Equivalency Diploma;
- 8 (4) Possess a valid license to operate a motor vehicle;
- 9 (5) Be fingerprinted for a criminal background check;
- 10 (6) Not have been convicted of any felony; a misdemeanor under KRS 510.120,
- 510.130, or 510.140; a second or subsequent offense under KRS 510.148; [or ]a
- criminal attempt, conspiracy, facilitation, or solicitation to commit any degree of
- rape, sodomy, sexual abuse, or sexual misconduct; or have had any offense listed
- 14 <u>under this subsection expunged;</u>
- 15 (7) Not be prohibited by federal or state law from possessing a firearm;
- 16 (8) Have received and read the Kentucky Law Enforcement Officers Code of Ethics as
- established by the council;
- 18 (9) Have not received a dishonorable discharge, bad conduct discharge, or general
- discharge under other than honorable conditions, if having served in any branch of
- the Armed Forces of the United States:
- 21 (10) Have passed a medical examination as defined by the council by administrative
- regulation and provided by a licensed physician, physician assistant, or advanced
- practice registered nurse to determine if he can perform peace officer duties as
- determined by a validated job task analysis. However, if the employing agency has
- 25 its own validated job task analysis, the person shall pass the medical examination,
- appropriate to the agency's job task analysis, of the employing agency. All agencies
- shall certify passing medical examination results to the council, which shall accept

them as complying with KRS 15.310 to 15.510;

2 (11) Have passed a drug screening test administered or approved by the council by
3 administrative regulation. A person shall be deemed to have passed a drug
4 screening test if the results of the test are negative for the use of an illegal
5 controlled substance or prescription drug abuse. Any agency that administers its
6 own test that meets or exceeds this standard shall certify passing test results to the
7 council, which shall accept them as complying with KRS 15.310 to 15.510;

- (12) Have undergone a background investigation established or approved by the council by administrative regulation to determine suitability for the position of a peace officer. If the employing agency has established its own background investigation that meets or exceeds the standards of the council, as set forth by administrative regulation, the agency shall conduct the background investigation and shall certify background investigation results to the council, which shall accept them as complying with KRS 15.310 to 15.510;
- 15 (13) Have been interviewed by the employing agency;
- 16 (14) Not have had certification as a peace officer permanently revoked in another state;
  - (15) Have taken a psychological suitability screening administered or approved by the council by administrative regulation to determine the person's suitability to perform peace officer duties as determined by a council validated job task analysis. However, if the employing agency has its own validated job task analysis, the person shall take that agency's psychological examination, appropriate to the agency's job task analysis. All agencies shall certify psychological examination results to the council, which shall accept them as complying with KRS 15.310 to 15.510;
  - (16) Have passed a physical agility test administered or approved by the council by administrative regulation to determine his suitability to perform peace officer duties as determined by a council validated job task analysis. However, if the employing

agency has its own validated job task analysis, the person shall take the physical agility examination of the employing agency. All agencies shall certify physical agility examination results to the council, which shall accept them as demonstrating compliance with KRS 15.310 to 15.510; and

(17) Have taken a polygraph examination administered or approved by the council by administrative regulation to determine his suitability to perform peace officer duties. Any agency that administers its own polygraph examination as approved by the council shall certify the results that indicate whether a person is suitable for employment as a peace officer to the council, which shall accept them as complying with KRS 15.310 to 15.510.

→ Section 4. KRS 15.386 is amended to read as follows:

The following certification categories shall exist:

(2)

(1)

"Precertification status" means that the officer is currently employed or appointed by an agency and meets or exceeds all those minimum qualifications set forth in KRS 15.382, but has not successfully completed a basic training course, except those peace officers covered by KRS 15.400. Upon the council's verification that the minimum qualifications have been met, the officer shall have full peace officer powers as authorized under the statute under which he or she was appointed or employed. If an officer fails to successfully complete a basic training course within one (1) year of employment, his or her enforcement powers shall automatically terminate, unless that officer is actively enrolled and participating in a basic training course or, after having begun a basic training course, is on an approved extension of time due to injury or extenuating circumstances;

"Certification status" means that unless the certification is in revoked status or inactive status, the officer is currently employed or appointed by an agency and has met all training requirements. The officer shall have full peace officer powers as authorized under the statute under which he or she was appointed or employed;

1	(3)	(a)	"Inactive status" means that unless the certification is in revoked status:
2			1. The person has been separated on or after December 1, 1998, from the
3			agency by which he or she was employed or appointed and has no peace
4			officer powers; or
5			2. The person is on military active duty for a period exceeding three
6			hundred sixty-five (365) days.
7		(b)	The person may remain on inactive status. A person who is on inactive status
8			and who returns to a peace officer position shall have certification status
9			restored if he or she meets the requirements of KRS 15.400(1) or (2) or has
10			successfully completed a basic training course approved and recognized by
11			the council, has not committed an act for which his or her certified status may
12			be revoked pursuant to KRS 15.391, and successfully completes in-service
13			training as prescribed by the council, as follows:
14			1. If a person has been on inactive status for less than one (1) year, and
15			the person was not in training deficiency status at the time of
16			separation, he or she shall have no additional training requirements;
17			2. If the person has been on inactive status for a period of at least one (1)
18			year but less than three (3) years, and the person was not in training
19			deficiency status at the time of separation, he or she shall complete:
20			a. The twenty-four (24) hour legal update Penal Code course;
21			b. The sixteen (16) hour legal update constitutional procedure course;
22			and
23			c. The mandatory training course approved by the Kentucky Law
24			Enforcement Council, pursuant to KRS 15.334, for the year in
25			which he or she returns to certification status; or
26			3.[2.] If the person has been on inactive status for a period of three (3) years or
27			more, or the person was in training deficiency status at the time of

I			separation, he or she shall complete:
2			a. The twenty-four (24) hour legal update Penal Code course;
3			b. The sixteen (16) hour legal update constitutional procedure course;
4			c. The mandatory training course approved by the Kentucky Law
5			Enforcement Council, pursuant to KRS 15.334, for the year in
6			which he or she returns to certification status; and
7			d. One (1) of the following forty (40) hour courses which is most
8			appropriate for the officer's duty assignment:
9			i. Basic officer skills;
10			ii. Orientation for new police chiefs; or
11			iii. Mandatory duties of the sheriff.
12	(c)	A p	erson returning from inactive to active certification after June 26, 2007,
13		und	er KRS 15.380 to 15.404, shall meet the following minimum
14		qual	lifications:
15		1.	Be a citizen of the United States;
16		2.	Possess a valid license to operate a motor vehicle;
17		3.	Be fingerprinted for a criminal background check;
18		4.	Not have been convicted of any felony; a misdemeanor under KRS
19			510.120, 510.130, or 510.140; a second or subsequent offense under
20			KRS 510.148; or a criminal attempt, conspiracy, facilitation, or
21			solicitation to commit any degree of rape, sodomy, sexual abuse, or
22			sexual misconduct; or have had any offense listed under this
23			subparagraph expunged;
24		5.	Not be prohibited by federal or state law from possessing a firearm;
25		6.	Have received and read the Kentucky Law Enforcement Officers Code
26			of Ethics as established by the council;
27		7.	Have not received a dishonorable discharge, bad conduct discharge, or

1			general discharge under other than honorable conditions, if having
2			served in any branch of the Armed Forces of the United States;
3			8. Have been interviewed by the employing agency; and
4			9. Not have had certification as a peace officer permanently revoked in
5			another state;
6	(4)	"Tra	ining deficiency status" means that unless the certification is in revoked status
7		or in	active status, the officer is currently employed or appointed by an agency and
8		has	failed to meet all in-service training requirements. The officer's enforcement
9		powe	ers shall automatically terminate, and he or she shall not exercise peace officer
10		pow	ers in the Commonwealth until he or she has corrected the in-service training
11		defic	ciency;
12	(5)	"Rev	voked status" means that the officer has no enforcement powers and his or her
13		certi	fication has been revoked by the Kentucky Law Enforcement Council under
14		KRS	\$ 15.391; and
15	(6)	"Der	nied status" means that a person does not meet the requirements to achieve
16		prece	ertification status or certification status.
17	The	desig	n of a certificate may be changed periodically. When a new certificate is
18	prod	uced,	it shall be distributed free of charge to each currently certified peace officer.
19		<b>→</b> Se	ection 5. KRS 15.391 is amended to read as follows:
20	(1)	As u	sed in this section:
21		(a)	"Agency" means any law enforcement agency, or other unit of government
22			listed in KRS 15.380, that employs a certified peace officer;
23		(b)	"Final order" has the same meaning as in KRS 13B.010 and shall be specific
24			to whether the Kentucky Law Enforcement Council has met the
25			requirements under this section to revoke an individual's peace officer
26			<u>certification</u> ;
27		(c)	"General employment policy" means a rule, regulation, policy, or procedure

1		commonly applicable to the general workforce or civilian employees that is
2		not unique to law enforcement activities or the exercise of peace officer
3		authority, regardless of whether the rule, regulation, policy, or procedure
4		exists or appears in a manual or handbook that is solely applicable to a law
5		enforcement department or agency within the unit of government employing
6		the officer;
7	(d)	"Investigating agency" means an agency that investigates the use of force, a
8		<u>criminal act, or an administrative violation</u> by peace officers, including but
9		not limited to the employing agency;
10	(e)	"Professional malfeasance" means engaging in an act in one's professional
11		capacity as a peace officer that violates a federal, state, or local law or
12		regulation, or any act that involves the following:
13		1. The unjustified use of excessive or deadly force, as determined by an
14		investigating agency;
15		2. Any intentional action by a peace officer that interferes with or alters the
16		fair administration of justice, including but not limited to tampering with
17		evidence, giving of false testimony, or the intentional disclosure of
18		confidential information in a manner that compromises the integrity of
19		an official investigation; or
20		3. Engaging in a sexual relationship with an individual the peace officer
21		knows or should have known is a victim, witness, defendant, or
22		informant in an ongoing criminal investigation in which the peace
23		officer is directly involved;
24	(f)	"Professional nonfeasance" means a failure to perform one's professional duty
25		as a peace officer through omission or inaction that violates a federal, state, or

local law or regulation, or any failure to act that involves the following:

The failure to intervene when it is safe and practical to do so in any

1.

26

1				circi	umstance where it is clear and apparent to the peace officer that
2				anot	her peace officer is engaging in the use of unlawful and unjustified
3				exce	essive or deadly force; or
4			2.	The	intentional failure to disclose exculpatory or impeachment evidence
5				that	the peace officer knew or should have known to be materially
6				favo	rable to an accused for the purpose of altering the fair
7				adm	inistration of justice; and
8		(g)	"Re	gulatio	on" means:
9			1.	A fe	deral or state administrative regulation adopted by a federal or state
10				exec	eutive branch; and
11			2.	A lo	ocal rule, regulation, policy, or procedure adopted by ordinance,
12				orde	er, or resolution, or other official action by an agency. However,
13				"reg	ulation" does not mean a general employment policy.
14	(2)	(a)	The	certif	ication of a peace officer shall be deemed automatically revoked by
15			the o	counc	il by operation of the law for one (1) or more of the following:
16			1.	Cert	ification that was the result of an administrative error;
17			2.	Plea	of guilty to, conviction of, or entering of an Alford plea to:
18				a.	Any state or federal felony;
19				b.	A misdemeanor under KRS 510.120, 510.130, or 510.140; a
20					second or subsequent offense under KRS 510.148; or a criminal
21					attempt, conspiracy, facilitation, or solicitation to commit any
22					degree of rape, sodomy, sexual abuse, or sexual misconduct;
23				c.	Any criminal offense committed in another state that would
24					constitute a felony if committed in this state; or
25				d.	Any criminal offense committed in another state that would, if
26					committed in this state, constitute a misdemeanor under KRS
27					510.120, 510.130, or 510.140; a second or subsequent offense

1			under KRS 510.148; or a criminal attempt, conspiracy, facilitation,
2			or solicitation to commit any degree of rape, sodomy, sexual
3			abuse, or sexual misconduct;
4		3.	Prohibition by federal or state law from possessing a firearm;
5		4.	Receipt of a dishonorable discharge or bad conduct discharge from any
6			branch of the Armed Forces of the United States; or
7		5.	Willful falsification of information to obtain or maintain certification.
8	(b)	1.	A peace officer whose certification is revoked pursuant to paragraph (a)
9			of this subsection may file an appeal at any time with the council. If an
10			appeal is filed, the council shall conduct an administrative hearing
11			pursuant to KRS Chapter 13B to consider the reinstatement of the peace
12			officer's certification if the revocation was made in error or the condition
13			requiring revocation was removed or remedied.
14		2.	The council may impose any reasonable condition upon the
15			reinstatement of the certification it may deem warranted under the facts
16			of the appeal.
17		3.	Notwithstanding any other provision of law, the council may subpoena
18			or request a court to subpoena records that are necessary to provide
19			evidence that will permit the council to evaluate the conditions of
20			separation[whether the cause for revocation has been remedied or
21			removed]. Any confidential, active investigation, or medical
22			information received by the council under this subparagraph shall retain
23			its confidential character.
24		4.	The reversal or any other type of invalidation of a conviction by an
25			appellate court shall constitute the removal or remedy of a condition
26			requiring revocation. However, an expungement of <u>an[a felony]</u> offense
27			shall not be considered a removal or remedy that constitutes grounds for

1				the reinstatement of the peace officer's certification under this
2				paragraph.
3			5.	A final order issued by the council denying reinstatement of certification
4				may be appealed pursuant to the provisions of KRS 13B.140.
5	(3)	(a)	The	certification of a peace officer may be revoked by the council for one (1)
6			or n	nore of the following:
7			1.	Termination of the peace officer for failure to meet or maintain training
8				requirements, unless the certification is in inactive status. As used in this
9				subparagraph, "inactive status" has the same meaning as in KRS 15.386;
10			2.	Termination of the peace officer for professional malfeasance or
11				professional nonfeasance by his or her agency;
12			3.	Termination of the peace officer following the plea of guilty to,
13				conviction of, or entering of an Alford plea to any misdemeanor offense,
14				in this state or out of it, that involves:
15				a. Dishonesty;
16				b. Fraud;
17				c. Deceit;
18				d. Misrepresentation;
19				e. Physical violence;
20				f. Sexual abuse; or
21				g. Crimes against a minor or a family or household member;
22			4.	Receipt of general discharge under other than honorable conditions from
23				any branch of the Armed Forces of the United States that results in the
24				termination of the peace officer from his or her agency; or
25			5.	Resignation or retirement of the peace officer while he or she is under
26				criminal investigation or administrative investigation for professional
27				malfeasance or professional nonfeasance that, in the judgment of the

1			agency that employed the peace officer, would have likely resulted in
2			the termination of that peace officer had the facts leading to the
3			investigation been substantiated prior to his or her resignation or
4			retirement.
5		(b)	The council shall review reports of events described in paragraph (a) of this
6			subsection to determine whether the event warrants the initiation of
7			proceedings by the council to revoke a peace officer's certification. If the
8			council determines to initiate proceedings to revoke a peace officer's
9			certification under this subsection, the administrative hearing shall be
10			conducted pursuant to KRS Chapter 13B. A final order by the council
11			revoking certification may be appealed pursuant to the provisions of KRS
12			13B.140.
13		<u>(c)</u>	Notwithstanding any other provision of law, the council may subpoena or
14			request a court to subpoena records that are necessary to provide evidence
15			that will permit the council to evaluate the conditions of separation. Any
16			confidential, active investigation, or medical information received by the
17			council under this paragraph shall retain its confidential character.
18	(4)	(a)	An agency:
19			1. That has knowledge of a peace officer in its employment who meets any
20			of the revocation conditions outlined in subsection (2) of this section
21			shall report that condition to the council within fifteen (15) days of
22			gaining knowledge;
23			2. That terminated a peace officer for any of the revocation conditions
24			outlined in subsection (3)(a)1., 2., 3., or 4. of this section shall report
25			that condition to the council within fifteen (15) days of the termination;
26			and
27			3. That would have likely terminated a peace officer for the revocation

1			condition outlined in subsection (3)(a)5. of this section shall report that				
2			condition to the council within fifteen (15) days of the peace officer's				
3			resignation or retirement. If an agency reports pursuant to this				
4			subparagraph, the agency shall notify the peace officer that a report has				
5			been made.				
6		(b)	If an agency fails to make a report required by this subsection, the council				
7			may suspend the agency from participation in the Kentucky Law Enforcement				
8			Foundation Program fund. However, the time that an agency may be				
9			suspended by the council under this paragraph shall not exceed five (5) years.				
10	(5)	The	council may promulgate administrative regulations in accordance with KRS				
11		Cha	pter 13A to implement this section.				
12		<b>→</b> S	ection 6. KRS 15.3971 is amended to read as follows:				
13	(1)	A pe	erson certified as a court security officer after June 26, 2007, under KRS 15.380				
14		to 1	5.404 shall, at the time of becoming certified, meet the following minimum				
15		qual	qualifications:				
16		(a)	Be a citizen of the United States;				
17		(b)	Be at least twenty-one (21) years of age;				
18		(c)	1. Be a high school graduate, regardless of whether the school is accredited				
19			or certified by a governing body, provided that the education received				
20			met the attendance and curriculum standards of Kentucky law at the				
21			time of graduation, as determined by the Kentucky Department of				
22			Education; or				
23			2. Possess a high school diploma or a High School Equivalency Diploma;				
24		(d)	Possess a valid license to operate a motor vehicle;				
25		(e)	Be fingerprinted for a criminal background check;				
26		(f)	Not have been convicted of any felony; a misdemeanor under KRS 510.120,				
27			510.130, or 510.140; a second or subsequent offense under KRS 510.148; a				

1		criminal attempt, conspiracy, facilitation, or solicitation to commit any
2		degree of rape, sodomy, sexual abuse, or sexual misconduct; or have had
3		any offense listed under this paragraph expunged;
4	(g)	Not be prohibited by federal or state law from possessing a firearm;
5	(h)	Have received and read the Kentucky Law Enforcement Officers Code of
6		Ethics, as established by the council;
7	(i)	Have not received a dishonorable discharge, a bad conduct discharge, or
8		general discharge under other than honorable conditions if he or she served in
9		any branch of the Armed Forces of the United States;
10	(j)	Have passed a drug screening test administered or approved by the council by
11		administrative regulation. A person shall be deemed to have passed a drug
12		screening test if the results of the test are negative for the use of an illegal
13		controlled substance or prescription drug abuse. Any agency that administers
14		its own test that meets or exceeds this standard shall certify passing test
15		results to the council, which shall accept them as complying with KRS 15.380
16		to 15.404;
17	(k)	Have undergone a background investigation established or approved by the
18		council by administrative regulation to determine suitability for the position of
19		a court security officer. If the employing agency has established its own
20		background investigation that meets or exceeds the standards of the council,
21		as set forth by administrative regulation, the agency shall conduct the
22		background investigation and shall certify background investigation results to
23		the council, which shall accept them as complying with KRS 15.380 to
24		15.404;
25	(1)	Have been interviewed by the employing agency;
26	(m)	Have taken a psychological suitability screening administered or approved by
27		the council by administrative regulation to determine the person's suitability

1	to perform co	ourt security of	officer	duties;	and
	1	•		,	

2

3

4

5

6

7

8

9

10

(n) Have taken a polygraph examination administered or approved by the council by administrative regulation to determine his or her suitability to perform court security officer duties. Any agency that administers its own polygraph examination as approved by the council shall certify the results that indicate whether a person is suitable for employment as a court security officer to the council, which shall accept them as complying with KRS 15.380 to 15.404.

- (2) A court security officer employed on or before June 26, 2007, shall comply with the requirements of subsection (1) of this section within six (6) months of June 26, 2007.
- 11 (3) A peace officer who has previously attended law enforcement basic training and
  12 met the certification requirements of KRS 15.380 and 15.382 shall not be required
  13 to meet the requirements of this section to be appointed a court security officer, but
  14 shall meet the requirements of KRS 15.386(3).
- → Section 7. KRS 15.3973 is amended to read as follows:
- 16 The certification of a court security officer may, after a hearing held in conformity with
- 17 KRS Chapter 13B, be revoked by the council for one (1) or more of the bases for
- 18 revocation described under Section 5 of this Act[following reasons:
- 19 (1) Failure to meet or maintain training requirements;
- 20 (2) Willful falsification of information to obtain or maintain certified status;
- 21 (3) Certification was the result of an administrative error;
- 22 (4) Plea of guilty to, conviction of, or entering of an Alford plea to any felony;
- 23 (5) Prohibition by federal or state law from possessing a firearm; or
- 24 (6) Receipt of a dishonorable discharge, a bad conduct discharge, or general discharge
- 25 under other than honorable conditions from any branch of the Armed Forces of the
- 26 <u>United States</u>].
- → Section 8. KRS 15.3977 is amended to read as follows:

1 The following certification categories shall exist for certified court security officers:

2 (1)"Precertification status" means that the [certified] court security officer is currently 3 employed or appointed by an agency and meets or exceeds all those minimum qualifications set forth in KRS 15.3971, but has not successfully completed the 4 training course provided in KRS 15.3975(1). Upon the council's verification that the 5 6 minimum qualifications have been met, the officer shall have court security officer 7 powers as authorized under the statute under which he or she was appointed or 8 employed. If an officer fails to successfully complete the training course provided 9 in KRS 15.3975(1) within one (1) year of employment, his or her court security 10 powers shall automatically terminate;

- (2) "Certification status" means that unless the certification is in revoked status or inactive status, the certified court security officer is currently employed or appointed by an agency and has met all training requirements. The officer shall have court security officer powers as authorized under the statute under which he or she was appointed or employed;
- 16 (3) (a) "Inactive status" means that unless the certification is in revoked status:
  - The person has been separated on or after <u>June 26, 2007</u>[December 1, 1998], from the agency by which he or she was employed or appointed and has no peace officer or court security officer powers; or
  - 2. The person is on military active duty for a period exceeding three hundred sixty-five (365) days.
  - (b) The person may remain on inactive status. A person who is on inactive status and who returns to a court security officer position shall have certification status restored if he or she has successfully completed the training course under KRS 15.3975(1), has not committed an act for which his or her certified status may be revoked pursuant to KRS 15.3973, and successfully completes an in-service training course as prescribed in an administrative regulation

11

12

13

14

15

17

18

19

20

21

22

23

24

25

26

1			proi	nulgated by the Kentucky Law Enforcement Council.
2		(c)	A p	erson returning from inactive to active certification as a court security
3			offi	cer after June 26, 2007, under KRS 15.380 to 15.404 shall meet the
4			follo	owing minimum qualifications:
5			1.	Be a citizen of the United States;
6			2.	Possess a valid license to operate a motor vehicle;
7			3.	Be fingerprinted for a criminal background check;
8			4.	Not have been convicted of any felony; a misdemeanor under KRS
9				510.120, 510.130, or 510.140; a second or subsequent offense under
10				KRS 510.148; a criminal attempt, conspiracy, facilitation, or
11				solicitation to commit any degree of rape, sodomy, sexual abuse, or
12				sexual misconduct; or have had any offense listed under this
13				subparagraph expunged;
14			5.	Not be prohibited by federal or state law from possessing a firearm;
15			6.	Have received and read the Kentucky Law Enforcement Officers Code
16				of Ethics as established by the council;
17			7.	Have not received a dishonorable discharge, bad conduct discharge, or
18				general discharge under other than honorable conditions, if having
19				served in any branch of the Armed Forces of the United States;
20			8.	Have been interviewed by the employing agency; and
21			9.	Not have had certification as a peace officer permanently revoked in
22				another state;
23	(4)	"Tra	aining	deficiency status" means that unless the certification is in revoked status
24		or i	nactiv	ve status, the certified court security officer is currently employed or
25		appo	ointed	by an agency and has failed to meet all in-service training requirements.
26		The	office	er's court security powers shall automatically terminate, and he or she shall
27		not	exerc	ise court security officer powers in the Commonwealth until he or she has

1		corrected the in-service training deficiency;
2	(5)	"Revoked status" means that the court security officer has no court security powers
3		and his or her certification has been revoked by the Kentucky Law Enforcement
4		Council for any one (1) of the bases for revocation described under Section 5 of
5		this Act following reasons:
6		(a) Failure to meet or maintain training requirements;
7		(b) Willful falsification of information to obtain or maintain certified status;
8		(c) Certification was the result of an administrative error;
9		(d) Plea of guilty to, conviction of, or entering of an Alford plea to any felony;
0		(e) Prohibition by federal or state law from possessing a firearm; or
1		(f) Receipt of a dishonorable discharge, a bad conduct discharge, or general
2		discharge under other than honorable conditions from any branch of the
13		Armed Forces of the United States]; and
4	(6)	"Denied status" means that a person does not meet the requirements to achieve
5		precertification status or certification status as a court security officer.
6	The	design of a certificate may be changed periodically. When a new certificate is
7	prod	uced, it shall be distributed free of charge to each currently certified court security
8	offic	er.
9		→ Section 9. KRS 15.530 is amended to read as follows:
20	For	the purposes of KRS 15.530 to 15.590:
21	(1)	"CJIS" means the Criminal Justice Information System;
22	(2)	"CJIS-full access course" means a training program of forty (40) hours approved by
23		the Kentucky Law Enforcement Council;
24	(3)	"CJIS telecommunicator" means any [full-time] public employee, sworn or civilian,
25		whose primary responsibility is to dispatch law enforcement units by means of
26		radio communications for an agency that utilizes the Criminal Justice Information
27		System, and is part of or administered by the state or any political subdivision;

1	(4)	"Commissioner" means the commissioner of the Department of Criminal Justice
2		Training;
3	(5)	"Non-CJIS telecommunicator" means any full-time public employee, sworn or
4		civilian, whose primary responsibility is to dispatch law enforcement units by
5		means of radio communications for an agency that does not utilize the Criminal
6		Justice Information System and is part of or administered by the state or any
7		political subdivision;
8	(6)	"Non-CJIS telecommunicator academy" means a training course of one hundred
9		twenty (120) hours approved by the Kentucky Law Enforcement Council; and
10	(7)	"Telecommunications academy" means a training course of one hundred sixty (160)
11		hours approved by the Kentucky Law Enforcement Council.
12		→ Section 10. KRS 15.540 is amended to read as follows:
13	(1)	An agency <u>seeking to hire</u> [hiring] a telecommunicator after July 15, 2006, shall
14		certify to the Kentucky Law Enforcement Council that before being employed as
15		<u>a</u> {Department of Criminal Justice Training before admission to the
16		telecommunicator training program that the] telecommunicator, the applicant:
17		(a) Is a citizen of the United States and has reached the age of majority;
18		(b) 1. Is a high school graduate, regardless of whether the school is accredited
19		or certified by a governing body, provided that the education received
20		met the attendance and curriculum standards of Kentucky law at the
21		time of graduation, as determined by the Kentucky Department of
22		Education; or
23		2. Possesses a High School Equivalency Diploma;
24		(c) Has not been convicted of a felony or other crimes involving moral turpitude
25		as determined by submission of each applicant's fingerprints to the
26		information systems section of the Department of Kentucky State Police and
27		to the Federal Bureau of Investigation identification division, and by such

1 other investigations as required by the hiring agency; 2 (d) Has taken a psychological suitability screening administered or approved by 3 the Kentucky Law Enforcement Council to determine his or her suitability to perform the duties of a telecommunicator. Any agency that administers its 4 own suitability screening shall certify the results to the department; 5 Has taken a polygraph examination administered or approved by the 6 (e) 7 Kentucky Law Enforcement Council to determine his or her suitability to 8 perform the duties of a telecommunicator. Any agency that administers its 9 own polygraph examination shall certify the results to the department; and 10 (f) Has passed a drug screening administered or approved by the Kentucky Law 11 Enforcement Council. A person shall be deemed to have passed a drug 12 screening if the results are negative for the use of an illegal controlled 13 substance or prescription drug abuse. Any agency that administers its own 14 screening shall certify passing results to the department. 15 (2) Provisions of the Open Records Act, KRS 61.870 to 61.884, to the contrary 16 notwithstanding, the applicant's home address, telephone number, date of birth, 17 Social Security number, and results of any background investigation, psychological 18 suitability screening, and polygraph examination conducted under this section shall 19 not be subject to disclosure. 20 → SECTION 11. A NEW SECTION OF KRS CHAPTER 70 IS CREATED TO 21 **READ AS FOLLOWS:** 22 After the effective date of this Act, for any sheriff who has not taken the oath of 23 office required under KRS 70.010 within the preceding four (4) years, the powers 24 and duties of the sheriff shall not include the power to make arrests unless the 25 individual has been certified and maintains his or her certification under KRS 26 15.380 to 15.404.

Any person holding the office of sheriff on the effective date of this Act shall

27

*(2)* 

1		retain the power of arrest for the period he or she continuously serves as sheriff.
2		→SECTION 12. A NEW SECTION OF KRS CHAPTER 71 IS CREATED TO
3	REA	AD AS FOLLOWS:
4	<u>(1)</u>	After the effective date of this Act, for any deputy jailer who is appointed under
5		KRS 71.060, corrections officer of a correctional services division appointed
6		under KRS 67A.028, or corrections officer of a metropolitan correctional services
7		department appointed under KRS 67B.010 to 67B.080, the powers and duties of a
8		deputy jailer or corrections officer shall not include the power to make arrests off
9		the premises of the jail unless the individual has been certified and maintains his
10		or her certification under KRS 15.380 to 15.404.
11	<u>(2)</u>	Any person employed as a deputy jailer, corrections officer of a correctional
12		services division created pursuant to KRS 67A.028, or corrections officer of a
13		metropolitan correctional services department created pursuant to KRS 67B.010
14		to 67B.080 on the effective date of this Act shall retain the power to make arrests
15		off the premises of the jail for the period he or she continuously serves as a
16		deputy jailer or corrections officer.
17		→ Section 13. KRS 95A.100 is amended to read as follows:
18	(1)	As used in this section and KRS 95A.102, "fire investigator" means a professional
19		firefighter, as defined in KRS 95A.210, who has been appointed to investigate
20		offenses under KRS Chapter 513[be a fire investigator] and to exercise peace
21		officer powers.
22	(2)	The chief of a fire department may appoint a professional firefighter, as defined in
23		KRS 95A.210, to be a fire investigator and to exercise peace officer powers in order
24		to investigate crimes set out in KRS Chapter 513 and other crimes discovered in the
25		course of investigation.
26	(3)	An individual appointed to be a fire investigator and to exercise peace officer
27		powers shall take an oath to faithfully perform the duties of his or her office, shall

1		affirm that he or she possesses the minimum qualifications under KRS 15.382, and
2		shall undergo a basic training course approved by the Kentucky Law Enforcement
3		Council.
4	(4)	The employing agency or jurisdiction of the fire investigator shall pay for the
5		training required for certification by the Kentucky Law Enforcement Council.
6	(5)	Upon the Kentucky Law Enforcement Council's verification that the required
7		standards have been met, a fire investigator shall have peace officer powers to
8		investigate crimes set out in KRS Chapter 513 and other crimes discovered in the
9		course of investigation.
10	(6)	A fire investigator may exercise his or her powers in a location other than the city
11		or county in which he or she was appointed upon the request of:
12		(a) The chief of police, the chief of a fire department, the sheriff, or the chief
13		executive of the city or county in which the fire investigator's services are to
14		be utilized; or
15		(b) A federal agency that has an ongoing investigation in the city or county in
16		which the fire investigator's services are to be utilized.
17	(7)	A fire investigator shall not:
18		(a) Patrol the roads, streets, or highways;
19		(b) Issue traffic citations; or
20		(c) Perform general law enforcement duties outside of investigating crimes set
21		out in KRS Chapter 513 and other crimes discovered in the course of
22		investigation.
23		→ Section 14. KRS 241.110 is amended to read as follows:
24	(1)	The fiscal court of any county in which traffic in alcoholic beverages is not
25		forbidden under KRS Chapter 242 may by resolution declare that regulation of the
26		traffic in that county is necessary. The county judge/executive shall immediately

constitute a county alcoholic beverage control administrator for the county.

However, the county judge/executive may decline to accept this office, or after accepting the office, the county judge/executive may resign from the office, and in either event, notwithstanding the provisions of KRS 241.120 to and including KRS 241.150, the county judge/executive may promptly appoint a person at least thirty (30) years of age, who at the time of the appointment has been a citizen of the state and a resident of that county for at least two (2) years next preceding the date of appointment, and who is able to qualify to serve at the pleasure of the county judge/executive as county alcoholic beverage control administrator for that county. Before entering upon the duties of county alcoholic beverage control administrator appointed by the county judge/executive, the appointee shall take the oath prescribed by Section 228 of the Constitution. Upon the qualification and appointment of this person as county alcoholic beverage control administrator for the county, the person shall immediately notify the department.

- (2) The compensation of the county alcoholic beverage control administrator, appointed by the county judge/executive, shall be fixed by the fiscal court in accordance with KRS 64.530. The county judge/executive may also appoint any investigators and clerks deemed necessary for the proper conduct of the county alcoholic beverage control administrator's office, their salaries likewise shall be fixed by the fiscal court pursuant to KRS 64.530, and they will serve at the pleasure of the county judge/executive.
- 21 (3) No person shall be a county alcoholic beverage control administrator, an investigator, or an employee of the county under the supervision of the county alcoholic beverage control administrator, who would be disqualified to be a member of the board under KRS 241.100.
- 25 (4) (a) The county alcoholic beverage control administrator, appointed by the county judge/executive, and the administrator's investigators, shall have full police powers of peace officers, and their jurisdiction shall be over the

1	unincorporated areas of the county and within the corporate limits of any city
2	in the county not having its own administrator. They may inspect any
3	premises where alcoholic beverages are manufactured, sold, stored, or
4	otherwise trafficked in, without first obtaining a search warrant.
5	(b) The county judge/executive, serving as the county alcoholic beverage
6	control administrator, shall not have the power to make arrests unless he or
7	she is certified under KRS 15.380 to 15.404.
8	(5) Before entering upon official duties, each county administrator shall take the oath
9	prescribed in Section 228 of the Constitution.
10	→ Section 15. KRS 431.074 is amended to read as follows:
11	(1) The Administrative Office of the Courts shall retain an index of expungement
12	orders entered under KRS 431.073 <i>or 431.078</i> .
13	(2) The index shall only be accessible to persons preparing a certification of eligibility
14	for expungement pursuant to KRS 431.079 or the Kentucky Law Enforcement
15	Council for the purpose of verifying qualifications under Section 3 of this Act.
16	(3) If the index indicates that the person applying for expungement has had a prior
17	felony expunged under KRS 431.073, the person preparing the report may
18	notwithstanding the provisions of KRS 431.073, access the expunged record and
19	include information from the expunged record in the certification.
20	→ Section 16. KRS 231.130 is amended to read as follows:
21	The sheriff authorized to make arrests under Section 11 of this Act, deputy sheriff and
22	county patrolmen of each county shall visit places of entertainment regularly. Upon their
23	observing any violation of this chapter, by the owner or manager, they shall make arrests
24	without warrants for violations committed within their presence.
25	→ Section 17. KRS 281.765 is amended to read as follows:
26	Any peace officer, including sheriffs authorized to make arrests under Section 11 of this
27	Act and their deputies, constables and their deputies granted police powers, city police

officers, county police or patrols, and special officers appointed by any agency of the Commonwealth of Kentucky for the enforcement of its laws relating to motor vehicles and boats or boating, now existing or hereafter enacted, shall be authorized and it is hereby made the duty of each of them to enforce the provisions of this chapter and to make arrests for any violation or violations thereof, and for violations of any other law relating to motor vehicles and boating, without warrant if the offense be committed in his or her presence, and with warrant or summons if he or she does not observe the commission of the offense. When in pursuit of any offender for any offense committed within his or her jurisdiction, any such officer may follow and effect an arrest beyond the limits of his or her jurisdiction. If the arrest be made without warrant, the accused may elect to be immediately taken before the nearest court having jurisdiction, whereupon it shall be the duty of the officer to so take him or her. If the accused elects not to be so taken, then it shall be the duty of the officer to require of the accused a bail-bond in a sum not less than one hundred dollars (\$100), conditioned that the accused binds himself or herself to appear in the court of jurisdiction at the time fixed in the bond, not however in any case later than six (6) days from the day of arrest. In case the arrested person fails to appear on the day fixed, the bond shall be forfeited in the manner as is provided for the forfeiture of bonds in other cases. No officer shall be permitted to take a cash bond. The officer making the arrest and taking the bond shall report the same to the court having jurisdiction within eighteen (18) hours after taking such bond.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19